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11	Attorneys for Defendants COUNTY OF SAN MATEO, SAN MATEO			
12	COUNTY SHERIFF GREG MUNKS, in his indivi as Sheriff for the SAN MATEO COUNTY SHERI			
13	as offerin for the GAIVIMATEO GOOTITT OFFERIN	11 3 01 1102		
14	UNITED STATES DISTRICT COURT			
15	NORTHERN DISTRICT OF CALIFORNIA			
16	ANTHONY DEEL	0405 NO - 0.45 04004 JOT		
17	ANTHONY PEEL,	CASE NO.: 3:15-cv-04694-JST		
18	Plaintiff,	STIPULATION TO ALTER PRETRIAL		
19	VS.	SCHEDULING ORDER; [PROPOSED] ORDER		
20	COUNTY OF SAN MATEO; SAN MATEO COUNTY SHERIFF GREG MUNKS, in his			
	individual capacity; and DOES 1 through 30,			
21	Defendants.			
22				
23	The parties to the above-entitled case have met and conferred regarding the curr			
24	Scheduling Order and agreed for the fact discovery cut-off to occur prior to the exchange			

The parties to the above-entitled case have met and conferred regarding the current Scheduling Order and agreed for the fact discovery cut-off to occur prior to the exchange of expert disclosures. Otherwise, the parties' experts will be placed in a position of filing their Rule 26 reports prior to all of the facts in the case being known.

Subject to the Court's approval, the parties propose the following modification to the current Scheduling Order:

CASPER, MEADOWS, SCHWARTZ & COOK 2121 N. California Blvd., Suite 1020 Walnut Creek, CA 94596 TEL: (925) 947-1147 FAX (925) 947-1131

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1	Event	Current Deadline	Proposed Deadline	
2	Expert Disclosures	September 21, 2016	November 11, 2016	
3	Expert Rebuttal	November 11, 2016	November 30, 2016	
4	Fact Discovery Cut-Off	November 18, 2016	November 4, 2016	
5	Expert Discovery Cut-Off	December 14, 2016	December 21, 2016	
6				
7	No other dates in the Court's Scheduling Order will be affected by this stipulation			
8				
9	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.			
10				
11	Dated: August 18, 2016	<u>∕s∕- "Nick C</u> Nick Casper	Casper"	
12		Casper, Meade	OWS, SCHWARTZ & COOK laintiff ANTHONY PEEL	
13		Attorneys for t	amun Anthon i i LLL	
14	Dated: August 18, 2016	/s/ - "Jan E.	Fllard"	
15	Dated: 7 (agust 10, 2010	Jan E, Ellard, D		
16 17		Attorneys for D COUNTY OF S	efendant	
18		0001111 01 0	, at twice the	
19	PURSUANT TO STIPULATION, IT IS SO ORDERED.			
20	Detects Assessed 22, 2016	Q.A	Time	
21	Dated: August 22, 2016		I S. TIGAR	
22		United Stat	es District Judge	
23				
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